Case 2:20-cr-00014-KJM Document 102 Filed 03/01/23 Page 1 of 4

1 2 3	HEATHER E. WILLIAMS, #122664 Federal Defender MEGAN T. HOPKINS, #294141 Assistant Federal Defender 801 I Street, 3 rd Floor Sacramento, CA 95814		
4 5	Tel: 916-498-5700 Fax: 916-498-5710 Megan_hopkins@fd.org		
6 7	Attorney for Defendant BRYAN PAUL TAMBLYN		
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10 11 12 13 14 15	UNITED STATES OF AMERICA, Plaintiff, vs. BRYAN PAUL TAMBLYN, Defendant.	Case No. 2:20-cr-00014-KJM STIPULATION FOR TEMPORARY MODIFICATION OF CONDITIONS OF PRETRIAL RELEASE; [PROPOSED] ORDER Hon. Jeremy D. Peterson Output	
17 18 19 20 21 22 23 24 25 26	The defendant, BRYAN PAUL TAMBLYN, by and through his attorney of record Assistant Federal Defender Megan T. Hopkins, and the UNITED STATES, by and throug attorney of record, Christina McCall, hereby stipulate to and request an order from this Cottemporarily modifying the conditions of Mr. Tamblyn's pretrial release to permit him to a family dinner at La Rosa Blanca restaurant in Sacramento, CA on Friday, March 3, 2023 for 6:30 p.m. – 9:00 p.m., in celebration of his Uncle's birthday. The parties have conferred with Mr. Tamblyn's assigned pretrial services officer, who approves of this stipulated modification. Mr. Tamblyn has been on pretrial release in this district since February 2020, on a \$50,000 unsecured appearance bond as well as an appearance bond secured by deeds of the co-signed by his uncle, Jerome Espinosa and grandfather, Richard Espinosa. See Dkt. 26		
27	(unsecured appearance bond) and Dkt. 29 (appearance bond secured by deeds of trust).		

28

Case 2:20-cr-00014-KJM Document 102 Filed 03/01/23 Page 2 of 4

Additionally, Mr. Tamblyn has three (3) appointed third party custodians: Richard Espinosa, Sr., Jerome Espinosa, and Sheri Placencia.

Mr. Tamblyn is in compliance with all of his conditions of release. One of those conditions of release is location monitoring. Mr. Tamblyn is subject to curfew, and therefore must remain inside his residence between the hours of 8:00 p.m. and 8:00 a.m. except for pre-

approved employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court ordered obligations; or other activities authorized by the pretrial services officer¹.

Mr. Tamblyn requests, and the parties agree and so stipulate, that his Conditions of Release be temporarily amended to specifically permit him to attend a family dinner at La Rosa Balance restaurant in Sacramento, CA, that is expected to conclude at 9:00 p.m. on Friday, March 3, 2023. The guests will include Mr. Tamblyn's parents, siblings, uncles and aunts, nieces and nephews, and his grandfather. Any minors in attendance will be accompanied by their parents, whose names and contact information have been provided to the pretrial services officer.

The restaurant is (approximately) a 40-minute drive from Mr. Tamblyn's residence in Elk Grove, CA. Allowing some additional time for traffic, the parties request a temporary modification of pretrial conditions to permit Mr. Tamblyn to return home by 10:00 p.m. on Friday, March 3, 2023. Mr. Tamblyn will be in the company of at least one third party custodian and multiple sureties at the restaurant. Mr. Tamblyn will return directly to his residence at the conclusion of the birthday dinner.

/// /// ///

¹ Pretrial services interprets this condition to only permit their approval of other activities which are deemed essential, with all other activities requiring the approval of the Court. The pretrial services officer who supervises Mr. Tamblyn advised defense counsel that this specific request should be submitted to the Court for approval, in the form of a stipulation by the parties.

Case 2:20-cr-00014-KJM Document 102 Filed 03/01/23 Page 3 of 4

1	The proposed temporarily amended condition is attached to this request. The parties do	
2	not request a hearing in this matter in	light of this stipulation.
3		
4		Respectfully submitted,
5	DATED: February 27, 2023	HEATHER E. WILLIAMS
6		Federal Defender
7		/s/ Megan T. Hopkins
8		MEGAN T. HOPKINS Assistant Federal Defender
9		Attorney for BRYAN PAUL TAMBLYN
10		
11	DATED: February 27, 2023	PHILLIP A. TALBERT United States Attorney
12		/s/ Christina McCall
13		CHRISTINA MCCALL
14		Assistant United States Attorney Attorney for the United States
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

[PROPOSED] ORDER

GOOD CAUSE HAVING BEEN SHOWN, IT IS HEREBY ORDERED THAT the Special Conditions of Release for defendant, Bryan Paul Tamblyn, be Temporarily Amended such that he is permitted to attend a family dinner in celebration of his Uncle's birthday at La Rosa Blanca restaurant in Sacramento, CA and return to his residence no later than 10:00 p.m. on Friday, March 3, 2023. Mr. Tamblyn shall not be in the presence of any juveniles or minors unless that juvenile or minor's parent or guardian is also present. All other conditions of pretrial release shall remain in force.

The Temporary Amended Special Condition of Release is hereby adopted.

DATED: February 28, 2023

HON. JEREMY D. PETERSON United States Magistrate Judge